INSTRUCTIONS FOR STRIP LIEN MOTIONS

1. Fi	le a m	notion, which should include allegations of the facts set forth in the proposed
Orde	and	Notice below, specifically:
		Identify Debtor's (or Debtors') real property by its street address, including
		county and ZIP code (the "Property")
		Set forth the fair market value of the Property and the basis for that valuation
		Attach to the motion a copy of the appraisal report as Exhibit A
		Identify the holder of the first priority lien ("First Lender") by name, the
		amount of its outstanding claim and if it has filed a proof of claim. If a proof
		of claim has been filed, include the claim number.
		Identify the holder of the subordinate priority lien (second, third, etc.)
		("Junior Lender") by name, the amount of its outstanding claim and if it has
		filed a proof of claim. If a proof of claim has been filed, include the claim
		number.
2. Pr	epare	and submit the proposed Order and Notice in the form and format set forth
below	, wit	h Exhibit A attached.
3. U ₁	on e	ntry of the Order and Notice, serve it upon Debtor (or Debtors), the Junior
Lend	er and	d the Chapter 13 Trustee, and perhaps the First Lender. The First Lender and
Junio	r Len	der should be served in accordance with Bankruptcy Rule 7004 and at the
addre	ss foi	notices on any filed proof of claim, as well as upon any attorney who has
appea	red in	n the case for the creditor by signing the proof of claim or otherwise (see Judge
Mass	ey's r	monograph at his website). Debtor's attorney must also promptly file a
certif	ïcate	of service of the Order and Notice.
4. At	ter th	e Order and Notice is served and the objection time expires:
		If an objection is filed, the hearing scheduled in the Order and Notice will be
		held;
		If no objection is filed, if the Order and Notice was properly served, Debtor's
		(or Debtors') attorney should send a proposed eOrder granting the motion.
		That proposed order should be in exactly the form of the order attached as
		Exhibit A to the Order and Notice.

¹ a/k/a a "New York Notice" giving advance notice of the order proposed for entry.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CHAPTER 13

)

IN RE:

ANN B. DEBTOR,)	CASE NO	MHM
Debtor.)) 		
ANN B. DEBTOR,)		
Movant v.) ,))	CONTESTED	MATTER
SECOND BANK,)		
Respon	lent.)		
ORDER AND N	OTICE REGAR	RDING STRIP LIE	EN MOTION
On [date], Debtor file	d a motion to stri	p the junior lien he	ld by [name] (the
"Motion"). In the Motion, D	ebtor alleges:		
• Debtor's real prop	erty and residenc	ee is [identify the rea	al property] (the
"Property").			
• The fair market va	lue of the Proper	ty is [\$] ba	sed upon an appraisal
performed by [ide	ntify appraiser], v	whose report is attac	ched to the Motion.
• [Identify first lien]	nolder by name] (("First Lender") hol	lds a first priority lien in
the amount of [\$]. First L	ender has (or has no	ot) filed a proof of claim
(Claim No).			

• [Id	dentify by name the junior lienholder] ("Ju	nior Lender") holds a second
pr	riority lien in the amount of [\$	_], and has (or has not) filed a
pr	roof of claim (Claim No).	
• De	ebtor alleges the Junior Lender's lien is wl	holly unsecured.
The Motion	is available for review in the office of the	Clerk, U.S. Bankruptcy Court
between 8:00	0 a.m. and 4:00 p.m. or online anytime at <i>I</i>	http://ecf.ganb.uscourts.gov
(registered u	sers) or at http://pacer.psc.uscourts.gov (1	unregistered users). It is hereby
ORD	ERED that any person or party who object	ets to entry of the order attached as
Exhibit "A,"	granting the relief sought in the Motion:	
1.	Must file a written objection, stating the	grounds therefor, on or before the
	close of business ²	, 20, with
	Clerk, U. S. Bankruptcy Court	İ.
	1340 U. S. Courthouse	
	75 Spring Street, S.W.	
	Atlanta, Georgia 30303-3367;	
2.	Must serve a copy of said objection upo	n Debtor's attorney:
	[identity and address of Debto	r's Atty
]
	so that such written objections are actual	ly received by Debtor's attorney or
	or before the deadline set forth in Paragraph	raph 1; and
3.	Must advocate the objection at the hear	ing on the Motion.

 $^{^2}$ Objections filed electronically may be filed up to 11:59:59 p.m. All other objections must be filed by delivery to the Clerk's Office at or before 4:00 p.m.

If objections are filed, hearing on the Motion will be held before the undersigned							
in Courtroom 1204, United States Courthouse, 75 Spring Street, S.W., Atlanta, Georgia							
30303, on, 20, at o'clockm.							
Any objection not timely filed, served, and advocated at the hearing set							
above shall be deemed waived, and the proposed order attached to this order							
as Exhibit A may be entered without further notice or hearing. It is further							
ORDERED that, on or before, 20, Debtor's							
attorney shall serve a copy of this Order and Notice upon Debtor, Debtor's attorney, the							
First Lender, the Junior Lender, and the Chapter 13 Trustee, and shall file a certificate of							
such service within three days thereafter.							
IT IS SO ORDERED, this the day of, 20							
MARGARET H. MURPHY							
UNITED STATES BANKRUPTCY JUDGE							
Prepared by:							
Name							
State Bar No.							
Address							
City, State ZIP code							
telephone:							
fax: email:							
Attorney for							

Exhibit A

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:)) CHAPTER 13	
ANN B. DEBTOR,)	CASE NO MHM	
De	ebtor.)		
ANN B. DEBTOR,)		
v.	ovant,)	CONTESTED MATTER	
SECOND BANK,)		
Re	espondent.		
ORDER AL	PROPOS LOWING JUNIOR LII	SED EN AS UNSECURED CLAIM	
On [date], Debto	or filed a motion entitled	[title of motion] (Doc. No)	

("Motion"). An Order and Notice regarding Debtor's Motion to strip the lien held by

[junior lienholder-such as ABC] ("ABC") (Claim No. ____) was entered [date] (Doc.

unsecured because no value exists in the Property of Debtor (address of Property, city,

No. ___) ("Notice"). Debtor's attorney contends that [ABC]'s claim is completely

state, county, ZIP) to which its junior lien can attach. Therefore, [ABC]'s claim is unsecured and its lien may be deemed *void* upon entry of Debtor's discharge pursuant to 11 U.S.C. Sections 506(d) and 1322(b)(2). *See In Re Tanner*, 217 F. 3d 1357 (11th Cir. 2000). Debtor and the record show that the holder of the first priority lien, [identify the first lienholder by name], claims a secured debt in the amount of \$______, which amount exceeds the value of the Property, \$______. Therefore, it is appropriate to value the lien of [ABC] at zero for purposes of confirmation of Debtor's Chapter 13 plan and classify and treat its claim as a general unsecured claim. Pursuant to \$1325(a)(5)(B)(i)(I)(aa) and (bb), however, the lien cannot be held to be unenforceable and void until Debtor receives her \$1328 discharge. *See In re Fenn*, 428 B.R. 494 (Bankr. N.D. Ill. 2010), *In Re Gerardin*, 2011 WL 672050 (Bankr. S.D. FL Feb. 17, 2011). Respondent failed to oppose the Motion in writing, so that, pursuant to the Notice, its lack of opposition and for good cause shown, it is hereby

ORDERED that the claim of [ABC] is *disallowed* as secured, *allowed* as unsecured, and shall be treated accordingly under Debtor's Plan. Upon entry of the Chapter 13 discharge, Debtor may seek by motion in this case an order avoiding the [ABC] lien. It is further

ORDERED that, should this chapter 13 case be dismissed or converted to chapter 7, the lien of [ABC] shall not be affected by this Order.

[END OF DOCUMENT]

Prepared by:
Name
State Bar No.
Address
City, State ZIP code
telephone:
fax:
email:
Attorney for